IN THE UN

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

HOJO, Hisakazu et al.

Serial No.: 10/046,277

Filed: January 16, 2002

Group Art Unit: 1761

Date: January 9, 2004

Examiner: Helen F Pratt

P.T.O. Confirmation No.: 2379

FOR: INORGANIC PARTICLES-CONTAINING ADDITIVE COMPOSITION,

MANUFACTURING METHOD THEREOF AND FOOD COMPOSITION

CONTAINING THE ADDITIVE COMPOSITION

## **RESPONSE TO THE RESTRICTION REQUIREMENT**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This is in response to the Office Action of December 10, 2003, requiring restriction between alleged inventions under the provisions of 35 USC § 121.

In the Action, the examiner made a restriction requirement between the inventions of **Group I** drawn to an inorganic particle additive (claims 1-7 and 12); and **Group II** drawn to a method of making the particle additive (claims 8-10). It is believed that claim 11 should also be included in Group I.

Applicants hereby provisionally elect **Group I**, **that is, claims 1-7, 11 and 12**, for examination on the merits in this application. Applicants reserve the right to file one or more divisional applications directed to the subject matter of the non-elected claims.

Serial No.: 10/046,277 OA dated December 10, 2003 Resp dated January 9, 2004

Favorable consideration of the subject application is respectfully requested.

In the event this paper is not timely filed, the undersigned hereby petitions for an appropriate extension of time. The fee for this extension may be charged to Deposit Account No. 01-2340, along with any other additional fees which may be required with respect to this response.

Respectfully submitted,

ARMSTRONG, KRATZ, QUINTOS, HANSON & BROOKS, LLP

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